

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al.

Debtors. : (Jointly Administered)

ORDER GRANTING OBJECTION TO JUANITA PICKETT'S DESIGNATION OF CONTENTS AND STATEMENT OF ISSUES FROM THE RECORD

Upon the Objection to Juanita Pickett's Designation of Contents and Statement of Issues, which seeks clarification of the issues on appeal and to eliminate certain documents from the record, as designated by Juanita Pickett (the "Statement") in connection with her appeal from the Order Granting Objection to Proofs of Claim Nos. 18839 and 70846; and due and proper notice of the Objection having been provided, and it appearing that no other or further notice need be provided; and the Court having considered the Objection and found and determined that the relief sought is consistent with applicable law, therefor, it is:

ORDERED that the relief requested in the Objection is granted; and it is further

ORDERED that the documents on pages 2-9 and 17 as listed in the Statement are eliminated from the record; and it is further

ORDERED that Ms. Pickett shall file a revised Statement with the Court on or before August <u>17</u>, 2012, which (i) clarifies the issues for appeal and (ii) designates documents for the record consistent with this Order <u>or states that no other documents are to be designated</u>; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to this Order.

Dated: New York, New York August <u>3</u>, 2012

/s/ Robert E. Gerber

United States Bankruptcy Judge

09-50026-mg Doc 12022 Filed 08/15/12 Entered 08/21/12 10:27:15 Main Document Pg 3 of 49 09-50026-reg Doc 11967 Filed 07/23/12 Entered 07/23/12 16:40:43 Main Document Pg 1 of 2

Presentment Date and Time: August 2, 2012 at 12:00 p.m. (Eastern Time) Response Deadline: July 30, 2012 at 12:00 p.m. (Eastern Time)

Barry N. Seidel (BS-1945) Stefanie Birbrower Greer (SG-2898) DICKSTEIN SHAPIRO LLP 1633 Broadway New York, New York 10019-6708 Telephone: (212) 277-6500

Telephone: (212) 277-6500 Facsimile: (212) 277-6501

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Attorneys for Motors Liquidation Company GUC Trust

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

:

In re : Chapter 11 Case No. :

MOTORS LIQUIDATION COMPANY, et al., : f/k/a General Motors Corp., et al. :

Debtors. (Jointly Administered)

09-50026 (REG)

;

NOTICE OF PRESENTMENT OF OBJECTION OF THE GUC TRUST TO JUANITA PICKETT'S DESIGNATION OF CONTENTS AND STATEMENT OF ISSUES

PLEASE TAKE NOTICE that, upon the annexed objection of the Motors Liquidation Company GUC Trust (the "GUC Trust"), formed by the above-captioned debtors (collectively, the "Debtors") in connection with the Debtors' Second Amended Joint Chapter 11 Plan dated March 18, 2011, the undersigned will present the Proposed Order approving the Objection to Juanita Pickett's Designation of Contents and Statement of Issues (the "Pickett Objection"), attached as Exhibit A to the Objection, to the Honorable Robert E. Gerber, United States Bankruptcy Judge, for signature at Room 621 of the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), One Bowling Green, New York, New York 10004 on August 2, 2012 at 12:00 p.m. (Eastern Time).

09-50026-mg Doc 12022 Filed 08/15/12 Entered 08/21/12 10:27:15 Main Document Pg 4 of 49 09-50026-reg Doc 11967-2 Filed 07/23/12 Entered 07/23/12 16:40:43 Exhibit A to the Objection of the GUC Trust to Juanita Picketts Designatio Pg 2 of 3

SOUTHERN DISTRICT OF NEW YORK		
	X	
	:	Chapter 11 Case No.
In re	:	
	:	09-50026 (REG)
MOTORS LIQUIDATION COMPANY, et al.	:	
f/k/a General Motors Corp., et al.,	:	
	:	(Jointly Administered)
Debtors.	:	
	:	
	X	

ORDER GRANTING OBJECTION TO JUANITA PICKETT'S DESIGNATION OF CONTENTS AND STATEMENT OF ISSUES FROM THE RECORD

Upon the Objection to Juanita Pickett's Designation of Contents and Statement of Issues, which seeks clarification of the issues on appeal and to eliminate certain documents from the record, as designated by Juanita Pickett (the "Statement") in connection with her appeal from the Order Granting Objection to Proofs of Claim Nos. 18839 and 70846; and due and proper notice of the Objection having been provided, and it appearing that no other or further notice need be provided; and the Court having considered the Objection and found and determined that the relief sought consistent with applicable law:

ORDERED that the relief requested in the Objection is granted; and it is further

ORDERED that the documents on pages 2-9 and 17 as listed in the Statement are eliminated from the record; and it is further

ORDERED that Ms. Pickett shall file a revised Statement with the Court on or before August 10, 2012, which (i) clarifies the issues for appeal and (ii) designates documents for the record, consistent with this Order; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to this Order.

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09-50026-reg Doc 11968 Filed 07/23/12 Entered 07/23/12 16:45:19 Main Document Pg 1 of 3

Barry N. Seidel (BS-1945) Stefanie Birbrower Greer (SG-2898) DICKSTEIN SHAPIRO LLP 1633 Broadway New York, New York 10019-6708 Telephone: (212) 277-6500

Telephone: (212) 277-6500 Facsimile: (212) 277-6501

Attorneys for Motors Liquidation

Company GUC Trust

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

MOTORS LIQUIDATION COMPANY, et al., f/k/a General Motors Corp., et al.

Chapter 11 Case No.

09-50026 (REG)

Debtors.

(Jointly Administered)

APPELLEE'S DESIGNATION OF ADDITIONAL ITEMS TO BE INCLUDED IN THE RECORD TO BE PRESENTED ON APPEAL

Pursuant to Rule 8006 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), the Motors Liquidation Company GUC Trust ("the GUC Trust"), as appellee, formed by the above-captioned debtors in connection with the Debtors' Second Amended Joint Chapter 11 Plan, dated March 18, 2011 (as may be amended, supplemented, or modified from time to time, the "Plan"), respectfully submits the following designation of additional items (the "Additional Designated Items") to be included in the record of the appeal filed by Juanita Pickett (the "Appellant") of the Bankruptcy Court's decision read into the record at the hearing held on May 15, 2012 (Docket No. 11754) and the related Order dated June 5, 2012 (Docket No. 11782). The GUC Trust requests that the Additional Designated Items be included in the record to be presented on appeal to the District Court for the Southern District of New York in addition

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Dated: New York, New York July 23, 2012

/s/ Stefanie Birbrower Greer

Barry N. Seidel (BS-1945) Stefanie Birbrower Greer (SG-2898)

DICKSTEIN SHAPIRO LLP 1633 Broadway New York, New York 10019-6708 Telephone: (212) 277-6500 Facsimile: (212) 277-6501

Attorneys for Motors Liquidation Company GUC Trust 09-50026-mg Doc 12022 Filed 08/15/12 Entered 08/21/12 10:27:15 Main Document
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09-50026-reg Doc 11967-1 Filed 07/23/12 Entered 07/23/12 16:40:43 Objection of the GUC
Trust to Juanita Ficketts Designation of Conferm 2 of 19:00 p.m. (Eastern Time)
Response Deadline: July 30, 2012 at 19:00 p.m. (Eastern Time)

Barry N. Seidel (BS-1945) Stefanie Birbrower Greer (SG-2898) DICKSTEIN SHAPIRO LLP 1633 Broadway New York, New York 10019-6708 Telephone: (212) 277-6500 Facsimile: (212) 277-6501

Attorneys for Motors Liquidation Company GUC Trust

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG) f/k/a General Motors Corp., et al. :

:
Debtors. : (Jointly Administered)

; X-----x

OBJECTION OF THE GUC TRUST TO JUANITA PICKETT'S DESIGNATION OF CONTENTS AND STATEMENT OF ISSUES

The Motors Liquidation Company GUC Trust ("the GUC Trust"), as appellee, formed by the above-captioned debtors in connection with the Debtors' Second Amended Joint Chapter 11 Plan, dated March 18, 2011 (as may be amended, supplemented, or modified from time to time, the "Plan"), hereby submits this objection (the "Objection") to the Designation of Contents and Statement of Issues filed by appellant Juanita Pickett ("Appellant") dated July 5, 2012 (the "Statement"). Appellant is appealing from the Order Granting Objection to Proofs of Claim Nos. 18839 and 70846 filed by Juanita Pickett, dated June 5, 2012 (the "Order"). In support of this Objection, the GUC Trust hereby represents:

1. On or about July 5, 2012, Appellant filed the Statement (Docket No. 11912). The Statement is defective in that it (i) fails to set forth the issues designated by the Appellant for

09-50026-mg Doc 12022 Filed 08/15/12 Entered 08/21/12 10:27:15 Main Document 09-50026-reg Doc 11967-1 Filed 07/23/12 Entered 07/23/12 16:40:43 Objection of the GUC Trust to Juanita Picketts Designation of Contents an Pg 3 of 3

WHEREFORE, the GUC Trust respectfully requests that this Court (a) eliminate the Improper Documents from the record on appeal and (b) grant such other and further relief as the Court deems just, proper and equitable.

Dated: New York, New York July 23, 2012

/s/ Stefanie Birbrower Greer
Barry N. Seidel (BS-1945)
Stefanie Birbrower Greer (SG-2898)

DICKSTEIN SHAPIRO LLP 1633 Broadway New York, New York 10019-6708 Telephone: (212) 277-6500 Facsimile: (212) 277-6501

Attorneys for Motors Liquidation Company GUC Trust

Filed 08/15/12 Entered 08/21/12 10:27:15 09-50026-mg Doc 12022 09-50026-reg Doc 11912 Filed 07/05/12 Entered 07/06/12 12:57:00 Main Document Pg 32 of 466 19056 Law Offices of CIVIL LITIGATION **MONGE & ASSOCIATES** 1858 Independence Square PERSONAL INJURY Telephone: 678.579.0203 Suite D PRODUCTS LIABILITY Facsimile: 678.579.0204 WRONGFUL DEATH Atlanta, Georgia 30338 October 28, 2005 80 3136 Justice Mill Court Lawrenceville, Georgia 30044 Dear Ms. Pickett, I regret to say that we will not be able to provide legal representation related to your personal injury case and am returning your file. The insurance carrier involved in your case has denied liability on the claim and has made a top offer of \$2,500.00. Should you desire to accept this offer, you will need to contact Ms. Tanya Morris with General Motors at 1-800-888-0164. You will need to refer to claim number 484196. Neither myself nor my staff will be taking any further action on this matter. This decision is based on our opinion that the risk in pursuing this matter further outweighs any potential benefit to be gained. Please note that the statute of limitations for bringing a personal injury case is two years from when your cause of action accrued. If your claim is not filed within the proper time period it is forfeited. If you have any questions, I would recommend that you consult an attorney. as soon as possible. While we are no longer representing you in this particular case, we wish you the best in the times ahead. Please feel free to contact us in the future should you need our services in connection with representation in any new or different matters. With kindest regards. I remain, Very truly yours, MG/st Marc Grawert Enclosures

<u>4097500262ញឲ្យ FD0671202346</u> Filed 08/15<u>k12kosEatokosl</u>-98/21/12 10:27:15 Main Docum 026-reg Doc 11912 Filed 5/12 Ehter of 69/06/12 12:57:00 Main Document Pg 30 of MESSAGE CONFIRMATION FEB-11-2005 02:27PM FRI FAX NUMBER: 4048708502 NAME/NUMBER NAME 13136650911 : MONGE ASSOCIA PAGE START TIME 002 ELAPSED TIME FEB-11-2005 02:27PM FRI MODE G3 STD RESULTS ECM [O.K]

> CIVILLITIGATION PERSONAL INJURY
> PRODUCTS LIABILITY WRONGFUL DEATH

Law Offices of MONGE & ASSOCIATES Telephone: 404.870.8503 Facsimile: 404.870.8502

1858 Independence Square Suite D Atlanta, Georgia 30338

February 11, 2005

YIA FACSIMILE 313,665,0911 AND CERTIFIED MAIL - RETURN RECEIPT ESIS /GM Central Claims Unit Claims Dept., Ms. Tanya Morris P.O. Box 300 Mail Code 482 C20 D71 Detroit, Michigan 48265-3000 1.800.888.0164

Demand for Pre-Suit Disclosure of Insurance Limits

Cleim No.

General Motors Corporation 484196

Our Client: Date of Loss:

Juanita Pickett June 22, 2004

Dear Ms. Morris,

Please be advised that our office has been retained to provide legal representation on behalf of the referenced client concerning personal injuries incurred as a result of vehicle rollover.

Pursuant to O.C.G.A. §33-3-28A, you are required to provide us with the following policies covering your insured: motor vehicle liability policy coverages, name of each insured and the limits of coverage and all other policies of coverage available. Copies of the Declaration Pages of all policies which may provide coverage with regard to this incident may be substituted for the specific

Please do not attempt to speak with our client with regard to the facts surrounding this actident, emergency medical treatment sought or follow up therapy.

I will look forward to working with you on this matter. With kindest regards, I remain,

Very truly yours,

ce: Ms. Pickett MG/sa



1000 Medical Center Blvd. 678-442-4440

Gwinnett Women's Pavilion Lawrenceville, GA

Joan Glavey Memorial Duspited Duluth, GA

Glancy Outpatient Center Duluth, GA

575 Outpatient Imaging Center Lawrenceville, GA

RADIOLOGY CONSULTATION REPORT

NAME:

PICKETT, JUANITA

EXAM:

PT LOCATION:

XR CERVICAL SPINE, W/OBL (ROUT EMERGENCY ROOM, Gwinnett Medical

EXAM #: PT Rm/Bed

E-03026222

KEITH BUCHANAN

MR #:

B08/O 744913

ORDERED BY: ORDERED:

06/22/2004 22:20

DOB:

05/16/1934

SERVICE DATE: ACCOUNT #:

06/23/2004 13873815

Center

BY:

WEBB, JESSE

XR CERVICAL SPINE, W/OBL (ROUT

I. LATERAL CERVICAL SPINE

II. CERVICAL SPINE WITH OBLIQUES

FINDINGS: Routine views demonstrate osteopenia. No fracture or subluxation is demonstrated. There is no bone destruction, prevertebral swelling, or disc space narrowing.

JR MD

IMPRESSION: No fracture or subluxation.

DICTATED BY:

STEPHEN F LEGUM, M.D.

Released By: STEPHEN F LEGUM, M.D.

Transcribed By: TLMU

Jun 23, 2004 19:15:44

06/23/200409:32:30

OGWINNETT HOSPITAL SYST	Filed 08/15/12 Entered 20/05/12/Entered 20/05/Entered 2		Main Doc Joseph J	
P.O. BOX 1.190 SLAWRENCEVILLE, GEORGIA 30046 678-442-5600 ATIENT JUANITA FICKETT	179EXCLASS SERVICE	THROUGH 06/23/04 D ER	70 PYCE MC40	STMT. DATE 2 02/21/0
JUANITA PICKETT 3136 JUSTICE MI LAWRENCEVILLE.	ILL ET	HISTORY NO.	344803	DISCHARGE DATE 0.4/23/0.4 ACCOUNT NO. 1.38/23815-0 AMOUNT PAID
ATIENT	ITEMIZED STATEMENT	SERVICE	Z4491B	
JUANITA PICKETT		73815-01 06/2		PAGE 23/04
	DESCRIPTION	*** TOTAL	QTY	AMOUN 1,691.00

⁻ PLEASE KEEP THIS ITEMIZED BILL FOR YOUR INCOME TAX AND OTHER RECORDS, THIS IS THE ONLY ITEMIZED BILL YOU WILL RECEIVE.

[&]quot; YOU ARE RESPONSIBLE FOR PAYMENT OF YOUR BILL, IF NOT PAID BY YOUR INSURANCE COMPANY.

[•] FEES FOR PHYSICIAN'S PROFESSIONAL SERVICES WILL BE BILLED DIRECTLY BY THE PHYSICIANS.

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CIVIL LITIGATION
PERSONAL INJURY
PRODUCTS LIABILITY
WRONGFUL DEATH
MASS TORIS

Law Offices of
MONGE & ASSOCIATES
Writer's Direct: 678.579.9157
mgrawert@injurylawattorneys.org

No. 1858 Independence Sq., Ste. D Atlanta, Georgia 30338 Telephone: 404.870.8503 Facsimile: 404.870.8502

August 22, 2005

Ms. Juanita Pickett 3136 Justice Mill Court Lawrenceville, Georgia 30044

Dear Ms. Pickett,

Please find enclosed a Payroll and Personnel Records Authorization which will allow our office to obtain information pertaining to your lost wage claim. Please complete the form by indicating your dates of employment, your department, and the address and phone number of your employer in the appropriate spaces. Please also sign and date the form and return it to me in the self-addressed, stamped envelope provided.

Should you have any questions or concerns, please feel free to contact me anytime.

With kindest regards, I remain,

Very truly yours,

MG/st Marc Graw

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CIVIL LITIGATION PERSONAL INJURY PRODUCTS LIABILITY WRONGFUL DEATH Law Offices of MONGE & ASSOCIATES

Telephone: 678.579.0203 Facsimile: 678.579.0204 1858 Independence Square Suite D Atlanta, Georgia 30338

August 15, 2005

ESIS /GM Central Claims Unit Claims Dept., Ms. Tanya Morris P.O. Box 300 Mail Code 482 C20 D71 Detroit, Michigan 48265-3000 1.800.888.0164

Re:

Your Insured:

General Motors Corporation

Claim No.

484196

Our Client:

Juanita Pickett

Date of Loss:

June 22, 2004

Dear Ms. Morris,

Please be advised that our office continues to represent the above-referenced client. You can expect to hear from us within the next several weeks regarding her claim.

With kindest regards, I remain,

Very truly yours,

Marc Grawer

MG/sam

Law Offices of MONGE & ASSOCIATES

Telephone: 678.579.0203 Facsimile: 678.579.0204 1858 Independence Square Suite D Atlanta, Georgia 30338

August 29, 2005

Wal-Mart #01-1373
Attn: Employee Records
4004 Lawrenceville Highway, N.W.
Lilburn, Georgia 30047-2820

Employee: Juanita Pickett

Dear Sir or Madam,

CIVIL LITIGATION

PERSONAL INJURY

PRODUCTS LIABILITY

WRONGFUL DEATH

Please be advised that our office has been retained to provide legal representation on behalf of the above-referenced client/employee concerning personal injuries incurred as a result of an automobile accident occurring on June 22, 2004. It is crucial to our representation of Ms. Pickett that we verify her time away from work due to the incident.

Accordingly, I have enclosed a wage and salary verification which lists the information that we need. I have also included a Payroll and Personnel Records Authorization signed by Ms. Pickett which authorizes us to receive this information and which also authorizes you to provide us with copies of her personnel and payroll records.

Kindly fill out the Wage and Salary Verification and return it to our office along with copies of Ms. Pickett's payroll and personnel records within ten (10) days of your receipt of this correspondence. If you incur any charges in providing the requested documentation, please let me know and our office will reimburse you for all reasonable and necessary copy charges. If you are unable to provide the requested documentation, please contact the undersigned immediately.

Thank you in advance for your valuable assistance and cooperation in this matter.

With kindest regards, I am,

Very truly yours,

Marc Grawert

MG/sam Enclosure

cc: Ms. Pickett



ESIS/GM Central Claims Unit P.O. Box 300 Mail Code 482 C20 D71 Detroit, MI 48265-3000

> Tanya R. Morris Claims Administrator

800.888.0164 tel 313.665.0911 fax

August 17, 2004

Juanita Pickett 3136 Justice Mill Ct. Lawrenceville, GA 30044-3246

RE:

: Our File No.:

484196

Our Client:

General Motors Corporation

Date/Event:

06/22/04

Subject vehicle:

2003 Buick Rendezvous

VIN:

3G5DA03E83S529433

Dear Ms. Pickett:

ESIS provides administrative claims handling services to General Motors (GM) in connection with product liability claims against GM. They have referred your claim to our office for further handling. Please address all future correspondence to my attention.

So we may further investigate your claim, we request that you provide us with the following information:

- 1. Statement describing the incident, outlining the date, time and events regarding this matter. Also statements of other witnesses, if available would be appreciated;
- 2. Proof of defect in your vehicle, including expert's reports, mechanic statements, or other supporting documentation;
- 3. All medical records concerning the injuries suffered as a result of this accident; attached you will find copy of the Medical Release, please sign and send to my attention.
- 4. Original photographs (or color copies) taken by you, or someone on your behalf, of the vehicle that is the basis of your claim;
- 5. Documentation to substantiate the type and amount of damages claimed;
- 6. Current location of the subject vehicle. If you are in possession of the subject vehicle, you have an obligation and responsibility to ensure that the subject vehicle and its related components are maintained and preserved in their immediate post-incident condition for as long as you intend to pursue a claim and/or cause of action.

When we have received this information, we will be in a better position to consider your claim. Should you have any questions regarding this letter or your claim, please do not hesitate to contact me directly at 800.888.0164, Monday through Friday, 8:00 a.m. to 4:30 p.m., EST

Sincerely,

Tanya R. Morris

Claims Administrator

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CIVIL LITIGATION PERSONAL INJURY PRODUCTS LIABILITY WRONGFUL DEATH

Law Offices of MONGE & ASSOCIATES Telephone: 404.870.8503

Facsimile: 404.870.8502

1858 Independence Square Suite D Atlanta, Georgia 30338

February 11, 2005

Optimum Health Billing Request 2855 Hwy, 317, Suite 760-318 Suwanee, Georgia 30024 678.546.0550

Re:

Patient/Client:

Juanita Pickett

Date of Birth:

05/16/34 Social Security No.: 369-36-4803

Treatment Date:

June 22, 2004 to present

REQUEST FOR MEDICAL BILLING

Dear Sir or Madam,

We represent the above referenced patient in a pending personal injury matter.

Since the at fault party is ultimately responsible for payment or reimbursement of medical bills arising from their negligence, it is crucial that we receive a billing summary of treatment charges with regard to the above referenced injury/condition.

This summary should include all charges for treatment and supplies, but SHOULD NOT REFLECT THE PAYMENTS, IF ANY, MADE BY INSURANCE CARRIERS, as this would be improper evidence.

I have enclosed a Medical Authorization form which authorizes us to receive this information to expedite this request.

Thank you for your prompt attention to this matter.

Very truly yours,

Sherrie Mitchell

Legal Assistant to Marc Grawert

cc: Ms. Pickett

MG/sa

Enclosure: Medical Authorization

ច្ច-09z50026ច្ចាញ្ញ 4 Doc 12022 គ្រៀច៩ 0<u>8/</u>‡5/<u>‡2 Entered 08/21/‡2 10:27:15</u> Main Document 09-50026-reg Doc 11429 Filed 02/14/12 19 15 15 16 Main Document Pg 29 of

JOHN LINDER SEVENTH DISTRICT, GEORGIA

COMMITTEE ON WAYS AND MEANS

Congress of the United States House of Representatives Washington, DC 20515—1007 WASHINGTON, DC, OFFICE: TEL: (202) 225-4272 FAX: (202) 225-4698

> TEL: (770) 232-3005 FAX: (770) 232-2909

ONLINE OFFICE: HTTP://LINDER.HOUSE.GOV

October 1, 2007

Ms. Juanita Pickett 3136 Justice Mill Court Lawrenceville, Georgia 30044-3246

Dear Ms. Pickett:

Thank you for contacting my office regarding an automobile accident. It is regrettable that you have had such a difficult time getting this resolved.

Since your problem does not involve a federal agency, I am not in a position to directly assist you. Therefore, by way of this letter your case is being referred to Thurbert E. Baker, Attorney General. If you would like to contact Mr. Baker, he can be reached at the following address:

Thurbert E. Baker, Attorney General Department of Law, State of Georgia 40 Capitol Square, SW Atlanta, Georgia 30334-9003 (404) 656 3300

Again, I regret that I cannot assist you with this issue.

Sincerely,

John Linder

Member of Congress

JL: dsk

Cc: Thurbert E. Baker, Attorney General

PLEASE DIRECT ALL POSTAL CORRESPONDENCE TO: 1928 LONGWORTH HOUSE OFFICE BUILDING WASHINGTON, DC 29515-1007 PRINTED ON RECYCLED PAPER 09-50026-mg Doc 12022 Filed 08/15/12 Entered 08/21/12 10:27:15 Main Document
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Office of Defects Investigation

Complaints - Search Results

2 Records Displayed.

Report Date: July 23, 2007 at 09:27 AM

ODI Numbers Searched: 10178296

Make: BUICK

Model: RENDEZVOUS

Year: 2003

Manufacturer: GENERAL MOTORS CORP.

Crash: Yes

Fire: No

Number of Injuries: 1 Number of Deaths: 0

ODI ID Number : 10178296

Date of Failure: June 22, 2004

VIN: 3G5DA03E83S...

Component: SUSPENSION

Summary:

TL* - THE CONTACT OWNS A 2003 BUICK RENDEZVOUS CX/CSL. THE CONTACT WAS DRIVING AT 5-10 MPH IN BUMPER TO BUMPER TRAFFIC. SHE APPLIED THE BRAKES AND THE CAR STARTED SHAKING FROM SIDE TO SIDE AND THEN IT FLIPPED OVER THREE TIMES, LANDING IN AN EMBANKMENT. THE CONTACT STATED THAT IT HAD RAINED EARLIER THAT DAY, BUT THAT THIS INCIDENT HAPPENED APPROXIMATELY TWO HOURS AFTER THE RAIN STOPPED. THE CONTACT WAS INJURED AND WAS CURRENTLY STILL UNDER THE CARE OF A DOCTOR. THE POLICE WERE CONTACTED, HOWEVER, THEY NEVER CAME TO THE SCENE. THE CONTACT STATED THAT NO RESEARCH WAS DONE CONCERNING THE CAUSE OF THE CRASH. *AK UPDATED 1/29/2007 - *NM

Make: BUICK

Model: RENDEZVOUS

Year: 2003

Manufacturer: GENERAL MOTORS CORP.

Crash: Yes

Fire: No

Number of Injuries: 1

ODI ID Number : 10178296

Number of Deaths: 0

Date of Failure: June 22, 2004

VIN: 3G5DA03E83S...

Component: SERVICE BRAKES, HYDRAULIC

Summary:

TL* - THE CONTACT OWNS A 2003 BUICK RENDEZVOUS CX/CSL. THE CONTACT WAS DRIVING AT 510 MPH IN BUMPER TO BUMPER TRAFFIC. SHE APPLIED THE BRAKES AND THE CAR STARTED SHAKING
FROM SIDE TO SIDE AND THEN IT FLIPPED OVER THREE TIMES, LANDING IN AN EMBANKMENT. THE
CONTACT STATED THAT IT HAD RAINED EARLIER THAT DAY, BUT THAT THIS INCIDENT HAPPENED
APPROXIMATELY TWO HOURS AFTER THE RAIN STOPPED. THE CONTACT WAS INJURED AND WAS
CURRENTLY STILL UNDER THE CARE OF A DOCTOR. THE POLICE WERE CONTACTED, HOWEVER, THEY
NEVER CAME TO THE SCENE. THE CONTACT STATED THAT NO RESEARCH WAS DONE CONCERNING THE

http://www-odi.nhtsa.dot.gov/cars/problems/complain/complaintresults.cfm?start=1&Sear... 7/23/2007

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Message Confirmation Report

OCT-03-2009 12:03 SAT

Fax Number

: 7704172332

Name

PUBLIX COM AREA 0722

Name/Number

6789244411

Page

• 1

:

Start Time

OCT-03-2009 12:03 SAT

Elapsed Time

00'16"

Mode

STD ECM

Results

[O.K]

If you have any questions relating to this Notice, please feel free to contact AlixPartners at 1-800-414-9607 or by e-mail at claims@motorsliquidation.com. In addition, you may contact the Official Committee of Unsecured Creditors through its website at www.motorsliquidationcreditorscommittee.com or at 1-212-715-3275.

YOU SHOULD CONSULT AN ATTORNEY IF YOU HAVE ANY QUESTIONS, INCLUDING WHETHER YOU SHOULD FILE A PROOF OF CLAIM.

WHO MUST FILE A PROOF OF CLAIM

You MUST file a Proof of Claim to vote on a chapter 11 plan filed by the Debtors or to share in any of the Debtors' estates if you have a claim that arose prior to June 1, 2009, including a 503(b)(9) Claim, and it is not one of the other types of claims described in Section 2 below. Acts or omissions of the Debtors that arose before June 1, 2009 may give rise to claims against the Debtors that must be filed by the applicable Bar Date, notwithstanding that such claims may not have matured or become fixed or liquidated or centain prior to June 1, 2009.

Pursuant to section 101(5) of the Bankruptcy Code and as used in this Notice, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or (b) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or unsecured. Further, claims include unsecured claims, secured claims, priority claims, and 503(b)(9) Claims (as defined in Section 2(d) below).

WHO NEED NOT FILE A PROOF OF CLAIM

You need not file a Proof of Claim if:

- (a) Your claim is listed on the Schedules (as defined below) and (i) is not described in the Schedules as "disputed," "contingent," or "unliquidated," (ii) you do not dispute the amount or nature of the claim set forth in the Schedules, and (iii) you do not dispute that the claim is an obligation of the specific Debtor against which the claim is listed on the Schedules;
- (b) Your claim has been paid in full;
- (c) You hold an interest in any of the Debtors, which interest is based exclusively upon the ownership of common or preferred stock, membership interests, partnership interests, or warrants or rights to purchase, sell or subscribe to such a security or interest; provided, however, that interest holders who wish to assert claims (as opposed to ownership interests) against any of the Debtors that arise out of or relate to the ownership or purchase of an interest, including claims arising out of or relating to the sale, issuance, or distribution of the interest, must file Proofs of Claim on or before the applicable Bar Date, unless another exception identified herein applies;
- (d) You hold a claim allowable under sections 303(b) and 507(a)(2) of the Bankrupicy Code as an administrative claim; provided, however, 503(b)(9) Claims are subject to the General Bar Date as provided above. Section 503(b)(9) provides in part: "...there shall be allowed administrative expenses...including...(9) the value of any goods received by the debtor within 20 days before the date of commencement of a case under this title in which the goods have been sold to the debtor in the ordinary course of such debtor's business." Accordingly, if you have a 503(b)(9) Claim, you must file a Proof of Claim on or before the General Bar Date;
- You hold a claim that has been allowed by an order of the Court entered on or before the applicable Bar Date;
- (f) You hold a claim against any of the Debtors for which a separate deadline is fixed by the Court (whereupon you will be required to file a Proof of Claim by that separate deadline);
- (g) You are a Debtor in these cases having a claim against another Debtor;
- (h) You are an affiliate (as defined in section 101(2) of the Bankruptcy Code) of any Debtor as of the Bar Dute;

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Gwinnett Hospital System Emergency Department Report

Patient Name:

PICKETT, JUANITA

Room Number:

Medical Record

744913

Account Number: 13873815.

Page 2

Number:

The patient was discharged home. I will treat her for cervical and thoracic strain, status post motor vehicle accident. Lortab and Robaxin for pain. Motor vehicle accident and neck injury instructions. Follow up with primary care physician in approximately I week.

Keith C Buchanan MD

D: 06/23/2004 01:21:24

T: 06/23/2004 01:50:36

Job: 4376022

CC:

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CIVIL LITIGATION PERSONAL INJURY PRODUCTS LIABILITY WRONGFUL DEATH

Law Offices of MONGE & ASSOCIATES

Telephone: 678.579.0203 Facsimile: 678.579.0204

1858 Independence Square Suite D Atlanta, Georgia 30338

July 22, 2005

Gwinnett Medical Center Medical Records Request 1000 Medical Center Blvd. Lawrenceville, Georgia 30045

Re:

Patient/Client:

Juanita Pickett

Date of Birth:

05/16/34

Social Security No.: 369-36-4803

Treatment Date:

April 1, 2005 to present

30-DAY HIPAA REQUEST FOR COPIES OF PHYSICAL THERAPY RECORDS

Dear Sir or Madam.

Please be advised it is crucial to our legal representation on behalf of this patient/client that -we receive complete medical records for the specified dates of treatment.

Pursuant to HIPAA regulations, you "must act on a request for access no later than 30 days after receipt of the request . . ." If you are unable to act within this time period, the regulations allow an extension of time provided that, within the initial thirty days, you provide us with a written statement of the reasons for the delay and the date by which you will complete action on the request. See, 45 CFR 164.524(b)(2)(i).

Please also note that, pursuant to O.C.G.A. §31-33-3, a charge of up to \$23.84 may be collected for search, retrieval and other administrative costs related to compliance with a medical records request. Copying costs shall not exceed \$.89 per page for the first 20 pages of the patient's records; \$.77 per page for pages 21-100; and \$.60 for each page copied in excess of 100 pages. The actual cost of postage incurred in mailing the requested records may also be charged.

A HIPAA Compliant Medical Authorization signed by this patient directing your office to provide copies of the requested records has been enclosed to expedite this request.

Your anticipated cooperation remains very much appreciated. With kindest regards, I am,

Legal Assistant to Marc Grawert

Very truly yours.

Sherrie Mitchell

cc: Ms. Pickett

MG/sa

Enclosure: Medical Authorization

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	DATE: 12 14/04 TIME: PATIENT NAME: JUAN () DICKE H
	CALLER NAME: MANE: MANE: CEL H
	HOME PHONE: 7-921-4339 WORK PHONE: CEU# PHARMACY PHONE: 7-800-2787
•	DRUG ALLERGY:
	STATEMENT OF PROBLEM: Nelds RX trust you gave Land for held right hand too.
	PROPOSED SOLUTION:
•	
· · .	ACTION TAKEN: OVALV WVIST SPLINTS From
•	- ANXER MINICO EX E PP 1960-
	BY: LMCM DATE: 214/04 TIME:

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If you file a Proof of Claim, your filed Proof of Claim must: (i) be written in the English language; (ii) be denominated in lawful currence of the United States; (iii) conform substantially to the form provided with this Notice ("Proof of Claim Form") or Official Bankruptcy Form No. 10; (iv) state the Debtor against which it is filed; (v) set forth with specificity the legal and factual basis for the alleged claim; (vi) include supporting documentation or an explanation as to why such documentation is not available; and (vii) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant.

IF YOU ARE ASSERTING A CLAIM AGAINST MORE THAN ONE DEBTOR, SEPARATE PROOFS OF CLAIM MUST BE FILED AGAINST EACH SUCH DEBTOR AND YOU MUST IDENTIFY ON YOUR PROOF OF CLAIM THE SPECIFIC DEBTOR AGAINST WHICH YOUR CLAIM IS ASSERTED AND THE CASE NUMBER OF THAT DEBTOR'S BANKRUPTCY CASE. A LIST OF THE NAMES OF THE DEBTORS AND THEIR CASE NUMBERS IS SET FORTH ABOVE.

Additional Proof of Claim Forms may be obtained at www.uscourts.gov/bkforms/ or www.motorsliquidation.com.

YOU SHOULD ATTACH TO YOUR COMPLETED PROOF OF CLAIM FORM COPIES OF ANY WRITINGS UPON WHICH YOUR CLAIM IS BASED. IF THE DOCUMENTS ARE VOLUMINOUS, YOU SHOULD ATTACH A SUMMARY.

6. CONSEQUENCES OF FAILURE TO FILE A PROOF OF CLAIM BY THE APPLICABLE BAR DATE

Except with respect to claims of the type set forth in Section 2 above, any creditor who fails to file a Proof of Claim on or before the applicable Bar Date in the appropriate form in accordance with the procedures described in this Notice for any claim such creditor holds or wishes to assert against each of the Debtors, will be forever barred – that is, forbidden – from asserting the claim against each of the Debtors and their respective estates (or filing a Proof of Claim with respect to the claim), and each of the Debtors and their respective chapter 11 estates, successors, and property will be forever discharged from any and all indebtedness or liability with respect to the claim, and the holder will not be permitted to vote to accept or reject any chapter 11 plan filed in these chapter 11 cases, participate in any distribution in any of the Debtors' chapter 11 cases on account of the claim, or receive further notices with respect to any of the Debtors' chapter 11 cases.

7. THE DEBTORS' SCHEDULES, ACCESS THERETO, AND CONSEQUENCES OF AMENDMENT THEREOF

You may be listed as the holder of a claim against one or more of the Debtors in the Debtors' Schedules of Assets and Liabilities and/or Schedules of Executory Contracts and Unexpired Leases (collectively, the "Schedules"). If you rely on the Debtors' Schedules, it is your responsibility to determine that the claim is accurately listed in the Schedules.

As set forth above, if you agree with the classification and amount of your claim as listed in the Debtors' Schedules, and if you do not dispute that your claim is only against the specified Debtor, and if your claim is not described as "disputed", "contingent", or "unliquidated", you need not file a Proof of Claim. Otherwise, or if you decide to file a Proof of Claim, you must do so before the Bar Date in accordance with the procedures set forth in this Notice.

Copies of the Schedules may be examined by interested parties on the Court's electronic docket for the Debtors' chapter 11 cases, which is posted on the Internet at www.mysb.uscourts.gov (a PACER login and password are required and can be obtained through the PACER Service Center at www.pacer.psc.uscourts.gov.). Copies of the Schedules may also be examined by interested parties between the hours of 9:00 a.m. and 4:30 p.m. (Eastern Time) at the office of the Clerk of the Bankruptcy Court, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 511, New York, New York 10004. Copies of the Debtors' Schedules may also be obtained by written request to the Debtors' claims agent at the address and telephone number set forth below:

The Garden City Group, Inc. Attn: Motors Liquidation Company P.O. Box 9386 Dublin, Ohio 43017-4286 1-703-286-6401 09-50026-mg Doc 12022 Filed 08/15/12 Entered 08/21/12 10:27:15 Main Document
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Gwinnett Hospital System
Sports Medicine & Rehabilitation
Patient Information

low o	did you hear about our clinic?
ED	ICAL HISTORY
ι.	Injury/Condition: Onset Date:
2.	Past medical history. Please check all that apply: Heart Lung High Blood Pressure Cancer Listroke Diabetes Seizures Licurently pregnant Other Medications: Surgeries: No
3.	This clinic may use a latex, clastic resistance product. This product does not have latex powder. Do you have a latex allergy? Yes No If yes, please describe:
4.	Assistive devices that you currently use: Hearing aids
4.	Do you have any spiritual/religious and/or cultural beliefs that will affect your care in therapy?
6	What topics do you need/want to know about? (medications, diagnosis, treatment, nutrition, etc.)
7.	What is you primary language? <u>English</u> Spanish Other:
¥.	Do you have financial questions related to your treatment options? Yes No If so, referral made to: Case Manager Financial Counselor
/ ^{9.}	How do you learn best? ☐ Reading ☐ Video ☐ Pictures ☐ Demonstration ☐ Listening ☐ Other
•	FOR CLINIC USE ONLY: LEARNING ASSESSMENT OF PATIENT/FAMILY Shows ability to understand concepts and responds to questions: (Yes) No Some Readiness to learn shown by: Questions Interest Distracted Denies Need Other Unable to assess readiness due to: Therapist Signature:

©GWINNEIT HEALTH SYSTEM

Gwinnett Hospital System Emergency Services 1000 Medical Center Boulevard, Lawrenceville, Ga 30045 678-442-4321

Patient: Pickett, Juanita

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Tucsday - June 22, 2004 - 23:39

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FEE	SII	\mathbf{M}	TΔ	D.	v.
11111	JU.	TATTA	1.73	LIN.	1.

\$ 299.00 Court Filing Fee

\$1,000.00 Attorney's Fees

FEES TO FILE PETITION:

\$ 299.00 Court Filing Fee

\$0.00 Attorney's Fee

REMAINING ATTORNEY FEES:

\$ 1,000.00 Attorney's Fees to be paid over __5 __ months at \$ 200 __ per month.

CLARK & WASHINGTON, P.C. 3300 N.E. EXPRESSWAY BUILDING 3
ATLANTA, GA 30341
(404) 522-2222
(770) 220-0685 (FAX)
http://www.CW13.com

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FORM B9A (Chapter 7 Individual or Joint Debtor No Asset Case) (10/05)

Case Number 07-72178-crm

UNITED STATES BANKRUPTCY COURT

Northern District of Georgia

Notice of Chapter 7 Bankruptcy Case, Meeting of Creditors, & Deadlines A chapter 7 bankruptcy case concerning the debtor(s) listed below was filed on 8/2/07.

You may be a creditor of the debtor. This notice lists important deadlines. You may want to consult an attorney to protect your rights. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below. NOTE: The staff of the bankruptcy clerk's office cannot give legal advice

See Reverse Side For Important Explanations

Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including married, maiden, trade, and address):

Juanita Pickett

3136 Justice Mill Court

Lawrenceville, GA 30044

Case Number: 07-72178-crm Judge: C. Ray Mullins

The entire case number, including judge initials, is required on all

papers filed with the court.

Attorney for Debtor(s) (name and address):

E. L. Clark

Clark & Washington, P.C.

Bldg. 3, Suite A 3300 Northeast Expwy.

Atlanta, GA 30341 Telephone number: 404-522-2222 Social Security/Taxpayer ID/Employer ID/Other Nos.: 369-36-4803

Bankruptcy Trustee (name and address):

Neil C. Gordon

Arnall, Golden & Gregory, LLP

Suite 2100

171 17th Street, NW Atlanta, GA 30363

Telephone number: (404) 873-8596

Meeting of Creditors

Date: September 10, 2007

Time: 01:00 PM

Location: Room 368, Russell Federal Building, 75 Spring Street SW, Atlanta, GA 30303

NOTICE TO DEBTOR(S): Individuals who file bankruptcy must bring two forms of original documentation to their meeting of creditors: photo identification (driver's license, government ID, state photo ID, student ID, U.S. passport, military ID, or resident alien card) and confirmation of their social security number. Additionally, you must provide the trustee whose name appears above with a copy of your most recently filed income tax return. This should be provided at least 7 days before the meeting of creditors. DO NOT FILE YOUR TAX RETURN WITH THE COURT. Please bring a copy of this notice with you to the Meeting of Creditors.

Presumption of Abuse under 11 U.S.C. § 707(b)

See "Presumption of Abuse" on reverse side.

The presumption of abuse does not arise.

Deadlines:

Papers must be received by the bankruptcy clerk's office by the following deadlines:

Deadline to File a Complaint Objecting to Discharge of the Debtor or to Determine Dischargeability of Certain Debts: 11/9/07

Deadline to Object to Exemptions:
Thirty (30) days after the conclusion of the meeting of creditors.

Creditors May Not Take Certain Actions:

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

Please Do Not File a Proof of Claim Unless You Receive a Notice To Do So.

Foreign Creditors

A creditor to whom this notice is sent at a foreign address should read the information under "Do Not File a Proof of Claim at This Time" on the reverse side.

Address of the Bankruptcy Clerk's Office: 1340 Russell Federal Building

75 Spring Street, SW Atlanta, GA 30303

Telephone number: 404-215-1000

Hours Open: Monday - Friday 8:00 AM - 4:00 PM

For the Court:

Clerk of the Bankruptcy Court:

W. Yvonne Evans

Date: 8/6/07

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GRIEVANCE CONFIDENTIAL

Please type or print legibly.	
YOUR NAME: JUANITE LICKETT	
MAILING ADDRESS: 3136 Justice Mill daw Vency il. Ca 30044 Street or P. O. Box YOUR PHONE NUMBERS: (W) (H) 7709214339	•
YOUR PHONE NUMBERS: (W)	_ ′
NAME OF THE ATTORNEY:	
ADDRESS OF THE ATTORNEY:	
DATE OF FIRST CONTACT WITH ATTORNEY: DATE OF LAST CONTACT WITH ATTORNEY:	•
DOES THIS ATTORNEY CURRENTLY REPRESENT YOU?	
STATE WHAT THE ATTORNEY HAS DONE OR HAS NOT DONE THAT CAUSES YOU TO SUBMIT THIS REPORT. In Aug. OF this year which is 8/2007 the Highway Saftey 955 Respond to me To get in Touch with the Carmaker and Ottoney General when I cau! MS. Tapyn Morris I was Sent to Maria, Ruiz which She was suppose to open the Case Back up So She told Me to Call Ms. Tangh Morris For More Inform When I call her She Stated do I have an attoriey? So Twas Not Payed Anything I Lost Mycar, My Job, My Health, And My Home	L
If more space is needed, please attach other pages. Please do not write on the back. Cathy Pain	
Return to: State Bar of Georgia Office of the General Counsel 104 Marietta Street, NW Suite 100 Atlanta, Georgia 30303 "I affirm that the information I have provided/here is true to the best of my knowledge." SIGNATURE: DATE: DATE: DATE: "I affirm that the information I have provided/here is true to the best of my knowledge." DATE: DATE: "I affirm that the information I have provided/here is true to the best of my knowledge."	•
OPTIONAL: PLEASE PROVIDE THE NAME AND PHONE NUMBER OF SOMEONE WE CAN CONTACT IF WE HAVE DIFFICULTY CONTACTING YOU:	
NAME OF CONTACT PERSON: Combunal EX	
PHONE NUMBERS OF CONTACT PERSON: (W)(H)	

IF YOU HAVE A DISABILITY AND NEED ASSISTANCE IN THE GRIEVANCE PROCESS, PLEASE CONTACT THE ADA COORDINATOR AT (404) 527-8720 OR (800) 334-6865.

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IN THE MAGISTRATE COURT OF GWINNETT COUNTY STATE OF GEORGIA

RESIDENTIAL FUNDING COMPANY, LLC))
PLAINTIFF,) CASE NO.: 07-M-34998)
JUANITA PICKETT and/or all others,	
DEFENDANT.	

VOLUNTARY DISMISSAL WITHOUT PREJUDICE

COMES NOW the Plaintiff in the above-styled dispossessory proceeding and pursuant to O.C.G.A. § 9-11-41 hereby voluntarily dismisses the above-styled proceedings WITHOUT PREJUDICE.

This _____ day of January 2008.

MORRIS, SCHNEIDER, PRIOR, JOHNSON & FREEDMAN L.L.C.

By: Kyle S. Ketake

Georgia Bar No.: 428697 Attorney for Plaintiff

1587 Northeast Expressway Atlanta, GA 30329 (770) 234-9181 1926807 09-50026-mg Doc 12022 Filed 08/15/12 Entered 08/21/12 10:27:15 Main Document 09-50026-reg Doc 11429 Filed 02/14/12 Entered 02/21/12 13:03:16 Main Document Pg 55 of 66

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing VOLUNTARY DISMISSAL WITHOUT PREJUDICE was served upon the following by mailing same by United States First Class Mail in a properly addressed envelope with adequate postage affixed thereon to insure delivery, addressed as follows:

Juanita Pickett and/or all others 3136 Justice Mill Court Lawrenceville, GA 30044

This ______ day of January 2008.

Kyle S. Kotake Georgia Bar/No.: 428697 Atterney for Plaintiff

MORRIS, SCHNEIDER, PRIOR, JOHNSON & FREEDMAN L.L.C. 1587 Northeast Expressway Atlanta, GA 30329 (770) 234-9181 1926807

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	EXPLANATIONS FORM B9A (10/0)
Filing of Chapter 7 Bankruptcy Case	A bankruptcy case under Chapter 7 of the Bankruptcy Code (title 11, United States Code) has been filed in this courby or against the debtor(s) listed on the front side, and an order for relief has been entered.
Legal Advice	Neither the Court nor the staff of the bankruptcy clerk's office can give you legal advice. You may want to consult an attorney to protect your rights.
Creditors Generally May Not Take Certain Actions	Prohibited collection actions are listed in Bankruptcy Code §362. Common examples of prohibited actions include contacting the debtor by telephone, mail or otherwise to demand repayment; taking actions to collect money or obtain property from the debtor; repossessing the debtor's property; starting or continuing lawsuits or foreclosures; and garnishing or deducting from the debtor's wages. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay.
Presumption of Abuse	If the presumption of abuse arises, creditors may have the right to file a motion to dismiss the case under § 707(b) of the Bankruptcy Code. The debtor may rebut the presumption by showing special circumstances.
Meeting of Creditors	A meeting of creditors is scheduled for the date, time and location listed on the front side. The debtor (both spouses in a joint case) must be present at the meeting to be questioned under oath by the trustee and by creditors. Creditors are welcome to attend, but are not required to do so. At the meeting, the creditors may elect a trustee other than the one named above, elect a committee of creditors, examine the debtor, and transact such other business as may properly come before the meeting. The meeting may be continued and concluded at a later date without further notice.
Do Not File a Proof of Claim at This Time	There does not appear to be any property available to the trustee to pay creditors. You therefore should not file a proof of claim at this time. If it later appears that assets are available to pay creditors, you will be sent another notice telling you that you may file a proof of claim, and telling you the deadline for filing your proof of claim. If this notice is mailed to a creditor at a foreign address, the creditor may file a motion requesting the court to extend the deadline.
Discharge of Debts	The debtor is seeking a discharge of most debts, which may include your debt. A discharge means that you may never try to collect the debt from the debtor. If you believe that the debtor is not entitled to receive a discharge under Bankruptcy Code §727(a) or that a debt owed to you is not dischargeable under Bankruptcy Code §523(a)(2), (4), or (6), you must start a lawsuit by filing a complaint in the bankruptcy clerk's office by the "Deadline to File a Complaint Objecting to Discharge of the Debtor or to Determine Dischargeability of Certain Debts" listed on the front side. The bankruptcy clerk's office must receive the complaint and any required filing fee by that Deadline.
Exempt Property	The debtor is permitted by law to keep certain property as exempt. Exempt property will not be sold and distributed to creditors. The debtor must file a list of all property claimed as exempt. You may inspect that list at the bankruptcy clerk's office. If you believe that an exemption claimed by the debtor is not authorized by law, you may file an objection to that exemption. The bankruptcy clerk's office must receive the objections by the "Deadline to Object to Exemptions" listed on the front side.
,	Any paper that you file in this bankruptcy case should be filed at the bankruptcy clerk's office at the address listed on the front side. You may inspect all papers filed, including the list of the debtor's property and debts and the list of the property claimed as exempt, at the bankruptcy clerk's office. (See below for additional information regarding telephone and internet access to Bankruptcy Court records).
oreign Creditors	Consult a lawyer familiar with United States bankruptcy law if you have any questions regarding your rights in this case.
	- Refer to Other Side for Important Deadlines and Notices -
	for further information on this case is available 24 hours daily by calling the Court's Voice Case Information System at 800-510-8284 or or 404-730-2866 or 404-215-1000 and select the option for VCIS. Please have the case number or debtor name available when calling.
ACER (Public Access in ght and weekends. The cherated and mailed for	may choose to visit the Bankruptey Court locations to view case information for free. Case information may be page. Members of the bar and the public may access Court records at any time, by obtaining an account with the co-court Electronic Records) Service Center (800-676-6856). PACER access is available via the Internet, days, exost to use PACER is eight (8) cents per page up to a maximum of \$2.40 per document. A statement will be your account, if you have accrued charges during the quarter and have a balance due greater than \$10. If your no statement will be mailed and payment will be deferred until the balance due is greater than \$10. The statement amount due.

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	PERSONAL REPORT OF ACCIDENT This form should be completed when a traffic accident occurs and a law enforcement officer is not called to make a report is for your personal use and should not be mailed to the Department of Motor Vehicle Safety, as it will receipt.	report. This be destroyed upon	
	INSTRUCTIONS: 1. Answer all questions to the best of your knowledge. If unable to answer any questions, mark "not known". 2. Give exact time of accident (date, day and hour). 3. Under "Location of Accident" show sufficient information to locate exact scene of the accident. 4. Print or type all names and addresses. 5. Sign the report in the space provided on the reverse side. 6. Report must be complete as to exact names, birth dates, and drivers license numbers.	·	
Time	7. Use a second report form or a sheet of plain paper of the same size to report additional vehicles, injured persons Date of Day of Day of Aciden/22/04 Week USS Hour 3 A.M. 330P.M. Weather Cear	o, or witnesses, or DO NOT WRITE IN THIS SPACE	
L	Place Where (Clear, Raining, Fog. Etc.)		
Ē _	Accident Occurred: County Deva Or Township		
·C	If accident was outside city limits indicate distance from nearest town. Use two dis- tances and two directions miles of Imits of		
A	if necessary. cast-west center of City or Town		
T	ROADACCIDENT Stween I285 + 85		
1	Give name of street or highway number, (U.S. or State). If no highway number, identify by name.		
1	At its intersection with: Name of intersecting street or highway number	Ì	
O	complete one ORfeet	. dwg.	
N	Not at intersection: South-north feet show nearest intersecting street or high- way, house number, bridge, driveway or other identifying landmark.	- Paragonal Company	
V	YOUR VEHICLE NUMBER I		
E	2003 Rendez TWD 4000 Vehicle 1 98 1/0 Approximate cost		
H	Year Make Type (sedan, truck, taxi, bus, etc.) Year State Number Law ren e. 34		
4.4	Driver Scientia Frakett 3136 Justice Mill	CT Sal	
ı	Driver's City and State		
C	Carpenter, Sales Clerk, Etc. State Number	3 9 Age 70 Sex F	
\mathbf{L}	Owner we hite Pickett 3136 Justice Millet Owner's Birth	Date 5 16 34	
	Parts of	Me Da Yr	
E	is this vehicle covered by Wes IF YES TO EITHER SHOW		
S	If vehicle not covered, did driver Yes A 224 C A 128 A Show name of insurance comments not		
	Bave Hability policy applicable? No Show Policy Number Here Address () Box / 102	CLP in P	
Space	OTHER VEHICLE NUMBER 2 Vehicle Approximation Approximation (Control of the Control of the Contro		
for any	Year Make Type (sedan, truck, taxi, bus, etc.) License Plate to repair Year State Number	vehicle	
third vehicle	Driver		
On	Full Name Street City and State Driver's Driver's Driver's		
reverse side.	Occupation License Birth Date	Age Sex	
Total vehicles	Owner Da II	Date	
iovolved	Parts of City and State	Mo Da Yr	
1	Vehicle Damaged Driveable Yes No Driver License		
	Is this vehicle or driver covered by automobile liability insurance? Ves No if Yes show name of Insurance Company	Number	
	TO PROPERTY HAN VEHICLE Approximate Approximate		
	NAME OBJECT AND STATE NATURE OF DAMAGE		
NAME A	ND ADDRESS OF OWNER OF DAMAGED PROPERTY	f	

Optimum Health

2850 L'Ville Suwanee Rd Suwanee, GA 30024 678-546-0550 678-546-6885 Fax

Date 9/10/04
To Whom It May Concern:
This is to certify that
He/she was unable to perform his/her normal job duties from $8/30-9/15/34$
☐ He/she is released to return to full-duty.
He/she is released to return to half-day schedule.
The following restrictions apply:
□ none
Dyno liffing over 10 pounds
no prolonged sitting or standing without exercise break
(no bending, stooping, stretching
Should there be any questions concerning our patient's condition, please do not hesitate to contact this office.
Sincerely.

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CIVIL LITIGATION PERSONAL INTURY PRODUCTS LIABILITY WRONGFUL DEATH

Law Offices of **MONGE & ASSOCIATES** Telephone: 678.579.0203

Facsimile: 678.579.0204

1858 Independence Square Suite D Atlanta, Georgia 30338

July 22, 2005

Gwinnett Medical Center Billing Request 1000 Medical Center Blvd. Lawrenceville, Georgia 30045 678.442.4321

Re:

Patient/Client:

Juanita Pickett

Date of Birth:

05/16/34

Social Security No.: 369-36-4803

Treatment Date:

April 1, 2005 to present

REQUEST FOR MEDICAL BILLING

Dear Sir or Madam,

We represent the above referenced patient in a pending personal injury matter.

Since the at fault party is ultimately responsible for payment or reimbursement of medical bills arising from their negligence, it is crucial that we receive a billing summary of treatment charges with regard to the above referenced injury/condition.

This summary should include all charges for treatment and supplies, but SHOULD NOT REFLECT THE PAYMENTS, IF ANY, MADE BY INSURANCE CARRIERS, as this would be improper evidence.

I have enclosed a Medical Authorization form which authorizes us to receive this information to expedite this request.

Thank you for your prompt attention to this matter.

Very truly yours,

Sherrie Mitchell

Legal Assistant to Marc Grawert

cc: Ms. Pickett

MG/sa

Enclosure: Medical Authorization

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CIVIL LITIGATION
PERSONAL INJURY
PRODUCTS LIABILITY
WRONGFUL DEATH

Law Offices of MONGE & ASSOCIATES Telephone: 404 870 8503

Telephone: 404.870.8503

Facsimile: 404.870.8502

1858 Independence Square Suite D Atlanta, Georgia 30338

February 11, 2005

Dr. Robert Bonhomme, M.D. Medical Records Request 3997 Lawrenceville Hwy., Suite 205-B Lawrenceville, Georgia 30047 770.564.1516

Re:

Patient/Client:

Juanita Pickett

Date of Birth:

05/16/34

Social Security No.: 369-36-4803 Treatment Date: June 22, 200

June 22, 2004 to present

30-DAY HIPAA REQUEST FOR COPIES OF MEDICAL RECORDS

Dear Sir or Madam,

Please be advised it is crucial to our legal representation on behalf of this patient/client - that we receive complete medical records for the specified dates of treatment.

Pursuant to HIPAA regulations, you "must act on a request for access no later than 30 days after receipt of the request..." If you are unable to act within this time period, the regulations allow an extension of time provided that, within the initial thirty days, you provide us with a written statement of the reasons for the delay and the date by which you will complete action on the request. See, 45 CFR 164.524(b)(2)(i).

Please also note that, pursuant to O.C.G.A. §31-33-3, a charge of up to \$23.84 may be collected for search, retrieval and other administrative costs related to compliance with a medical records request. Copying costs shall not exceed \$.89 per page for the first 20 pages of the patient's records; \$.77 per page for pages 21-100; and \$.60 for each page copied in excess of 100 pages. The actual cost of postage incurred in mailing the requested records may also be charged.

A HIPAA Compliant Medical Authorization signed by this patient directing your office to provide copies of the requested records has been enclosed to expedite this request.

Your anticipated cooperation remains very much appreciated. With kindest regards, I am,

Very truly yours

Sherrie Mitchell

Legal Assistant to Marc Grawert

MG/sa

cc: Ms. Pickett

Enclosure: Medical Authorization

. 🍎 Gwinnett Hospital System

Gwinnett SportsRehab Upper Extremity Progress Note

PICKETT, JUANITA 70 y
DOB: 05/16/1934 SX:F PT:T SVC:GR

Page I of 2

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and appropriately warn our client of the defective conditions. Such conditions were the proximate cause of the injuries and damages sustained by our client, thereby rendering your insured strictly liable in tort to our client.

B. Negligence of General Motors Corporation

Under Georgia law, your insured also had a duty to exercise ordinary care to design, engineer, test, manufacture, market and sell safe vehicles so that it did not subject purchasers and passengers to an unreasonable risk of harm. Your insured breached this duty in that it was negligent in designing, manufacturing, and selling the 2003 Buick Rendezvous with defective steering and braking mechanisms. Your insured failed to warn our client of such defects which were the proximate cause of the injuries and damages sustained by our client.

C. Breach of Implied Warranty of Merchantability by General Motors Corporation

Pursuant to O.C.G.A. § 11-2-314, "a warranty that the goods shall be merchantable is implied in a contract for their sale if the seller is a merchant with respect to goods of that kind." The statute "further provides that goods to be merchantable must be at least such as "[a]re fit for the ordinary purposes for which such goods are used." (See Exhibit "2," O.C.G.A. § 11-2-314). Your insured breached the impled warranty of merchantability by selling the 2003 Buick Rendezvous when it was not fit for the ordinary purpose for which such goods are sold. Your insured's breach of this warranty proximately caused the injuries and damages sustained by our client.

Property Damage:

As a result of the defective steering and braking mechanisms, our client's 2003 Buick Rendezvous rolled over while traveling along an Interstate Highway and incurred extensive property damage. As a result of the extensive property damage sustained in this collision, our client's vehicle was subsequently declared a total loss. The extensive property damage involved in this crash provides persuasive objective evidence of the high force of impact involved in this collision. (See Exhibit "3," Photographs Depicting Total Loss of Client's Vehicle).

Nature of Personal Injuries:

Not surprisingly, due to the high force of impact involved in this case, our client immediately presented herself for medical treatment at the Gwinnett Medical Center emergency room with complaints of neck pain and shoulder pain. Upon initial examination by emergency room doctors, our client was noted to have cervical and thoracic spine tenderness. At this time, we are enclosing a copy of our client's emergency room records, as well as her subsequent treatment records related to care that she received from various medical doctors, plus follow up therapy. Below is a highlight of the personal injuries sustained by our client: bilateral carpel tunnel syndrome, blunt head trauma with concussion, headaches, blurred vision, memory loss, bilateral arm pain, neck pain, back pain, shoulder pain, and chest pain. As a result of the trauma induced injuries sustained by our client while wearing a seatbelt in this collision, she was prescribed pain medication, required the use of a cervical collar, underwent physical therapy, required the use of

PAYROLL AND PERSONNEL RECORDS AUTHORIZATION

TO WHOM IT MAY CONCERN:	MONGE & ASSOCIATES 1858 INDEPENDENCE SQUARE, SUITE I
I hereby authorize you to provide to	ATLANTA, GEORGIA 38238
Man (actions to the	eir agents
Marc Grawert, Esq., or the	bearer of any
photostatic or xerox copy hereof, a complet	te copy of all records
pertaining to my employment, including but	not limited to all
personnel, payroll, medical, or hospital re-	cords pertaining to me.
My full name is: Juanita Pickett	
My date of birth is: 5/16/54	
My social security number is: 369/36/	4803
My dates of employment were Fcb 8 2000	to May 2005
Sales Associate Management	rden Center, Phone
I was employed at the following offices:	
walmart Store #01-1373	
4004 Lawrenceville Hway N	lw
Lilburn Ga 30047-2820	
X CLO SIGNATU	nita Pielett
Date S	123/05

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When you need time away from work? complete and all br	nit this form for approval. Advance notice is requested, but notice and this form must be completed no later than 15 days from the prayable as follows:
Request Date Nov. 2504 Work Location # Name State Nov. 2504 Work Location # Current Mailing Address: 3136 254545115	Helph Awrence VIIC Flourly Salared Services
DATES Continuous Leave Beginning:	ailable only when medically necessary: the Health Care Provider's
Beginning: 100 DG 12 Pescribe.	Ending Date: / to be defermined
Provider's Section, below, must be return-to-work statement/release fro	Compline associate has a medical condition (including pregnancy is Complinium) requiring time away from work. The Health Care completed and signed. Before returning, associate must submit a mina Health Care Provider detailing restrictions, if any If eligible to be refits, the associate must tile a claim by calling 1-800-492-5678.
PERSONAL • Is request due to birth ado	otion or placement of foster child? : Yes* Prio : Seriously ill or injured family member? Yes* Prio : Section, below, must be completed and signed)
MILITARY (Attach copy of large state of the second	military orders.) N/A ummer camp duty? □ Yes □ No ± ay or Summer Camp" worksheet prior to start of leave:
HEALTH CARE PROVIDER'S CERTIFICATION: *TI	ie above □ Wal-Mait associate □ family member is → □ ##################################
Continuous Leave required Caintermittent of Red (Stamp/Print Name, Address, Phone Number)	Jüced Hours Leave required; describe:
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for non-payment of premiums, you may be eligible for areinstate. "Eligibility" section of Benefit Book). If leave extends beyond it yea	ume your coverages when you return to work if coverage is cancelled ament of coverage once a required number of hours are worked (see r, you may be eligible to elect continued coverage under COBRA.
*** " ** Sicaya Dy Lile return, cate stated above, my associate benefits shall be	a subject to forfeiture and the company will have no further obligation to attorned benefits while I am on leave. I fully understand Wal-Mart's Leave
Manager's Signature: \(\text{\text{MMArcounter}} \) Leave for these reasons is designated and counter as leave	Date: #/ 9/ ()S Denied Denied Dursuant to the FMLA

(14) Dischargeability of Certain Debts:

(a) Student loan obligations generally are not dischargeable.

(b) No professional opinion is rendered by Attorney as to the dischargeability or priority status of any tax obligations.

(c) Obligations arising under a Domestic Support Order are not dischargeable under Section 727.

(15) Avoiding Liens:

(a) If Client wishes to avoid any judgment lien, Client shall provide to Attorney a copy of each judgment and the name and address of that creditor's attorney of record.

(b) If Client wishes to avoid a non-purchase-money-security-interest, Client shall provide to Attorney a copy of the contract granting the lien.

(16) Representation of Client as an Individual:

(a) Client understands that Attorney represents Client as an individual only and not as any corporation or partnership in which Client may have owned shares or participated.

(b) Client understands that the Court may recover payments made to creditors or insiders by Client or by any corporation or partnership in which the Client may have owned shares or participated. Attorney does not represent any third parties from which these payments may be recovered.

(17) Client understands that, while Client's case is open, property of the estate is under the control of the Trustee. During this time, Client cannot sell, quitclaim, give, bequeath, or otherwise transfer any property of the estate, including but not limited to Client's residence and other real or personal property. The entry of an order discharging client's debts does not necessarily mean that the client's case is closed. Nor does it mean that liens against the property have been extinguished or avoided. Client should contact Attorney if there is any question regarding the status of Client's case, liens, or property of the estate.

(18) Client agrees that certain tasks associated with Client's case, including but not limited to appearances at the First Meeting of Creditors, may be contracted out to attorneys who are not regular members or associates of Clark & Washington, P.C. This will not result in increased costs to Client authorizes such delegation at Attorney's discretion.

(19) <u>Criminal Liability</u>: Client understands that all information and documents provided by Client for filing in, or in connection with, Client's case must be complete and accurate. All information and documents are subject to audit. Failure to provide complete and accurate information can result in negative consequences for Client, including the dismissal or conversion of Client's case and the possibility of criminal sanctions.

(20) Adversary Proceedings: the parties specifically agree that the services contemplated in this contract of employment **DO NOT** include representing Client, either as a Plaintiff or Defendant, in any Adversary Proceeding filed in or in connection with this case. Should Attorney agree to represent Client in an adversary proceeding, a different contract of employment shall be executed between the parties under such terms and conditions as the parties deem mutually acceptable.

(21) <u>Amendment Fees:</u> There will be an additional, minimum charge of \$130.00 for each amendment to Client's schedules required after the case is filed.

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(7) <u>Court Hearings</u>: Attorney shall appear at the 341 Meeting of Creditors and any other hearings or proceedings required in Client's case. Client shall attend the 341 Meeting of Creditors and any other hearing or proceeding required in Client's case.

(8) At the 341 Meeting of Creditors:

- (a) Client shall provide proof that Client paid any and all obligations under a Domestic Relations Order which came due since the filing of Client's case.
 - (b) Client shall provide proof of current income.
- (c) Client shall provide proper identification two forms of ID will be required a photo ID and separate evidence of Clients Social Security Number.

(9) List of Assets:

- (a) Client shall provide an accurate and complete list of any and all property/assets owned by Client and a complete and honest valuation thereof.
- (b) Client shall disclose to Attorney any and all legal claims or causes of action against third parties which client might have at the time the Chapter 7 is filed. Client acknowledges that the failure to disclose any legal claim against third parties in a timely fashion may result in Client's losing the right to pursue said claim and/or the loss of a discharge in this case. Attorney shall not be responsible for any negative consequences arising out of Client's failure to adequately disclose pre- and/or post-Petition assets or claims against 3rd parties.
- (10) <u>Domestic Support Payments</u>: While the case is pending, Client shall make all payments which come due under any applicable Domestic Support Order.

(11) Tax returns:

- (a) Prior to filing Client's case, Client shall execute the necessary documents to authorize Attorney to obtain Client's federal tax returns/tax transcripts for the 4 years immediately preceding the filing of Client's case. The failure to do so may result in the dismissal or conversion of client's case.
- (b) At least ten days prior to the 341 Meeting of Creditors, Client shall file and provide to Attorney copies of any unfiled tax returns for the 4 years preceding the filing of Client's case. The failure to do so may result in the dismissal or conversion of client's case.
- (c) Client shall timely file all required tax returns while Client's case is pending. The failure to do so may result in the dismissal or conversion of client's case.
- (12) <u>Statement of Intentions</u>: Client must perform his intentions regarding secured claims, as set forth in the statement of intentions, within 30 days after the date first set for the 341 Meeting of Creditors.

(13) To Obtain a Discharge:

- (a) Client must attend the 341 Meeting of Creditors and any other hearings or proceedings required in the case.
 - (b) Client must file all applicable tax returns as they come due, post-Petition;
- (c) Client must pay all obligations arising under any Domestic Relations Order as they come due post-Petition; further
- (d) Client must attend and satisfactorily complete an approved personal financial management course and provide Attorney a certificate of completion of the same.
- (e) Client must provide or account for any financial records that may be requested or required by the Trustee, a creditor, or the Court. The failure to do so may result in the dismissal or conversion of Client's case as well as possible criminal sanctions.

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You are hereby authorized to remove my

GMAC Insurance

VIN#	, located at	Lawrence	eville	GA					
To any salvage disposal fac	To any salvage disposal facility or other location chosen by you.								
The purpose of this authorization is to move the aforementioned vehicle in order to stop storage as solicit salvage bids.									
The signing of this authorizationed vehicle.	The signing of this authorization alone does not constitute a waiver of any rights of ownership aforementioned vehicle.								
	Vehicle Owner Sign Landa Lichett Date: 2003								
				,200					
化自用性性性 医含氧化物的现在分词抗聚物的医尿管		***********	******		**********				
	Automobil	e Bill of Sale			•				
YEAR/MAKE/MODEL	VIN#		Amount	····	DATE				
2003 Buck	365DA03E83	529433	1866	4.25	7/12/04				
Person to Whom Title conv									
In consideration paid by the above person to whom title is conveyed, receipt of which is hereby acknowledged, we do bargain, sell and convey to said above person the automobile described above without representation or warranty, express or implied, in fact or in law, except that we do hereby convenant and agree to warrant and defend the title of said automobile against any lawful claims and demands of all and every person or persons whatsoever.									
We further state that the odometer mileage s indicated on the above-described vehicle is miles. This agreement is made by us in compliance of Public Law 92-513 that requires us to inform the transferee of the odometer mileage.									
We do not know the actual	We do not know the actual odometer mileage reading for the following reason:								
Witness our hand the date a	bove written.	Vehicle	e Owner						
		Sign							
					•				

APS0587648796 UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK PROOF OF CLAIM Name of Debtor (Check Only One) Case No Your Claim is Scheduled As Follows. Motors Liquidation Company (f/k/a General Motors Corporation) 09-50026 (REG) FILED - 18839 MLCS, LLC (f/k/a Saturn, LLC) 09-50027 (REG) MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation) MOTORS LIQUIDATION COMPANY 09-50028 (REG) DMLC of Harlem, Inc (f/k/a Chevrolet-Saturn of Harlem, Inc.) F/K/A GENERAL MOTORS CORP 09-13558 (REG) NO11 This form should not be used to make a clium for an administrative expense arising after the commencement of the case, but may be used fir purposes of asserting a claim under 11 USC \$ 503(b)(9) (see Item # 3) All other requests for payment of an administrative expense should be filed pursuant to 11 USC \$ 503 SDNY # 09-50026 (REG) Name of Creditor (the person or other entity to whom the debtor owes money or Check this box to indicate that this claim amends a previously filed

Court Claim Number

Check this box if you are aware that anyone else has filed a proof of claim

relating to your claim. Attach copy

If an amount is identified above, you have a claim

It an amount is identified above, you have a claim scheduled by one of the Debtors as shown (This scheduled amount of your claim may be an amendment to a previously scheduled amount) if you agree with the amount and priority of your claim as scheduled by the Debtor and you have no other claim against the Debtor, you do not need to file this proof of claim form, EXCEPT AS FOILOWS If the amount shown is listed as DISPUT ID UNI QUIDATED, or

(If known)

Telephone number 678- 913-7114

Name and address where payment should be sent (if different from above)

Juanita Pickert

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UNITED STATE	ICT O	New	Yori	K	ADMINISTRATIVE PROOF OF CLAIM			
Name of Debtor Motors Liquid MLCS, LLC (MLCS Distrib MC of Harle Remediation a (subsidary of G Environmenta (subsidary of G	oration	00 50000 (DEC)			THE 9 2011 IS			
before February 14 and January 31, 201 to administrative ex	e deadline for each person or entity (including, without limitation, indiversimental entities, and trusts) to file a proof of claim for certain administer February 14, 2011 at 5 00 pm (Eastern Time), with respect to admit January 31, 2011, and (ii) the date that is thirty (30) days after the Effect administrative expenses arising between February 1, 2011 and the Effects				st the Deb	ADMINISTRATIVE CLAIM		
money or property)	T (The person or other entity to whom the debtor owe JUANITA PICKETT s where notices should be sent JUANITA PICKETT	s 🖸	anyone relating stateme Check	else hat to you the great grea	r claim. An ng particula ou have ne	oof of claim ach conv of	FILED - 70846 MOTORS LIQUIDATION COMPA F/K/A GENERAL MOTORS COR SDNY # 09-50026 (REG)	
Telephone Numb	<u>610-110-7/14</u>	0	Check the add by the	ress on	he address the envelop	differs from se sent to you		
Last four digits of a debtor	account or other number by which creditor identifies 188 39		k here claum	0	replaces amends	a previously f	iled claim, dated 11-2-2009	
Taxes	d erformed		Wages, La Ui	salarıcı st four	s, and comp digits of SS	in II USC { pensation (fill of # n for services p	ut below)	
· · · · · · · · · · · · · · · · · · ·	incurred (must be on or after June 1, 2009)	(date) (date) 3 If court judgment, date obtained						
4 Total Amount	of Administrative Claim: \$				· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		
Check this box if	claim includes interest or other charges in addition to the p	principal	amount	of the c	laım Attacl	ı itemized stater	nent of all interest or additional charges	
any additional in Loss Job Loss Cont Loss Marr	ion of Administrative Expense Claim (attach formation):	6 C	redits.	All pa	yments n	ade on this	claim have been credited and proof of claim.	
7. Supporting Documents Attach copies of supporting document, such as promissory notes, contracts, security agreements, and evidence of perfection of hens DO NOT SEND ORIGINAL DOCUMENTS			8. This Administrative Proof of Claum is the first filed proof of claim evidencing the claim asserted herein supplements a proof of claim filed on or about replaces/supersedes a proof of claim filed on					
9 Date-Stamped proof of claim	Copy. To receive an acknowledgement of the filt	ing to y	our cla	m, enc	lose a sta	nped, self-ad	dressed envelope and copy of this	
Date	Sign and print the name and title, if any, of the creditor claim (attach copy of power of attorney, if any)			author	nzed to file	THIS SPACE IS FOR COURT USF ONLY		
Penalty for presenting	g fraudulent claim Fine up to \$500,000 or imprisonme	nt for u	to 5 ye	ars, or t	both 18 U	S C §§ 152 an	d 3571	

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Please see Docket No. 11429 filed by Ms. Pickett. Due to the personal information contained in the documents, the GUC Trust did not refile them here.

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Law Offices of MONGE & ASSOCIATES

CIVIL LITIGATION
PERSONAL INJURY
PRODUCTS LIABILITY
WRONGFUL DEATH

Telephone: 678.579.0203 Facsimile: 678.579.0204 1858 Independence Square Suite D Atlanta, Georgia 30338

October 28, 2005

ESIS /GM Central Claims Unit Claims Dept., Ms. Tanya Morris P.O. Box 300 Mail Code 482 C20 D71 Detroit, Michigan 48265-3000 1.800.888.0164

Re:

Your Insured:

General Motors Corporation

Claim No.

484196

Our Client:

Juanita Pickett

Date of Loss:

June 22, 2004

Dear Ms. Morris,

Please be advised that our office no longer represents the above-referenced client.

Sincerely,

MG/sam

cc: Ms. Pickett

Marc Grawert